

The British Columbia Gazette.

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Vol.	XXVII.	
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VICTORIA JULY 14TH, 1887

PAOE

No. 27.

The British Columbia Gazette.

PUBLISHED EVERY THURSDAY

SCALE OF CHARGES FOR ADVERTISING:

For 100 words and under	\$5	00
Over 100 words and under 150 words	6	50
Over 150 words and under 200 words	-8	00
Over 200 words and under 250 words	9	00
Over 250 words and under 300 words	10	00
And for every additional 50 words		75
Municipal by-laws requiring only one insertion, to be at on	e·h	alf
the above rates.		

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H. D. Helmeken—480 aeres	375
M. W. T. Drake—480 acres	876
J. Lumbert Smith—480 acres	376
R. E. Jackson-480 aeres	375
Campbell & Christian -320 acres	375
Stephen Hinchliffe -100 acres	376
Jos. D. Lauder—350 acres	375
S. Tingley – 320 acres	375
M. P. Drummond—160 aeres	376
Edward Cargill—640 aeres	375

W. M. Bull- 320 acres		
A. McKay 610 acres		
A. McKay 603 acres		
Donald Currie 320 acres		
J. C. Haynes 160 acres		
J. B. Greaves, 15 notices		
J. B. Greaves, 3 notices		
Wm. Hardie 160 acres		
W. Hichens Smith 160 acres		
Nils Gustafson 160 acres		
William Laing Meason, Jr160 acres		
Richard Wood 640 acres		
William Mitchell 320 acres		
Jullion Taitlion 160 acres		
Robert Scott 160 acres		
T. W. Glaholm = 150 acres		
D. S. R. Roberts and R. P. Norris - 40 acr	es	
J. Aird =400 acres		
W. M. Flewett 100 acres		
W. Manning 480 acres		
O. S. Batchelor 320 acres		
O. S. Batchelor 320 acres		
Samuel Moore—440 acres		
Thomas Hall 160 acres		
H. Severne and A. B. Johnston-1,280 ac	res	
J. W. Stirtan—100 acres.		
W. N. Bole—160 acres		
W. H. Chrran-160 acres		
J. E. Moore—640 aeres		
Felice Chiara-640 acres		

Applications for Lands, -Continued

Geo. R. Lawes 640 acres

Frank Chiara—640 acres. J. F. P. Nash—320 acres. A. Raper and E. Priest... S. M. Robins—15 notices. Municipal By-Laws

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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE,

July 14th, 1887

H IS HONOUR the Lieutenant-Governor has been pleased to make the following appointment:—

WILLIAM JOHN TAYLOR, Esquire, of Victoria, Barster-at-Law, to be a Notary Public in and for the rister-at-Law, to be a Notary Province of British Columbia.

PROCLAMATIONS

HUGH NELSON. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Thursday, the ninth day of June, 1887, to have been commenced and held, and every of you—GREETING.

A PROCLAMATION.

ALEX. E. B. DAVIE, Attorney-General. HEREAS the meeting of the Legislature or Par-Attorney-General. J VV the Legislature or Parliament of the Province of British Columbia, stands

called for Thursday, the ninth day of June, 1887, a which time, at Our City of Victoria, you were hel Victoria, you were held and constrained to appear.

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the ease and siderations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on Thursday, the Eleventh day of the month of August next, you meet Us in Ohr said Legislature or Parliament of our said Province, at Ohr City of Victoria, and therein do as may seem necessary. Herein fail not.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Scal of the said Province to be herennto affixed: WITNESS, the Honourable Hugh Nelson, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our suid Province, this first day of June, in the year of Our Lord one thousand eight hundred and eighty-seven, and in the fiftieth year of Our Reign.

By Command.

JNO. ROBSON.

Provincial Secretary.

PROVINCIAL SECRETARY.

TABLE

Showing the Dates and Places of Courts of Assize, Nisi Prins, and Oyer and Terminer, for the Year 1887.

SPRING ASSIZES

[On Vancouver Island.]

Victoria.... Nanaimo....Monday.....16th May.Tuesday7th June.

[On Mainland.]

New Westminster... Wednesday ...4th May. Kamloops ... Monday ... Clinton ... Monday ... 6th June. 13th June.

FALL ASSIZES.

[On Mainland.]

Richfield Monday . Monday..... 12th September. Wednesday... 28th September. Clinton Wednesday ... Kumloops Monday 3rd October.

[(m l'ancouver Island.]

Victoria Nanaimo Monday. ... 28th November. .Tuesday 6th December.

LANDS AND WORKS.

NEW WESTMINSTER DISTRICT.

Lots of land, situate in Group 1, New Westminster District, have been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of Chas. Warwick, Esq., Assistant Commissioner, New Westminster:

Lot 612, Group 1. John Eli Scott, Pre-emption Record No. 125, dated 5th February, 1887. Lot 613, Group 1. Philip Kelly, Pre-emption Rec-ord No. 137, dated 18th February, 1887. Lot 614, Group 1. John Lewreke, Pre-emption Record No. 126, dated 5th February, 1887. Lot 615, Group 1. Jas. Cooper Keith, application to purchase dated 17th February, 1887. Lot 616, Group 1.—W. H. Mackie and P. A. Allan application to purchase dated 10th February, 1887.

Let 617, Group L. William Eggie, Pr Record No. 75, dated 3rd June, 1886. Pre-emption

Persons having adverse claims to Lots 612, 613, 614 and 617 must file a statement of the same with the Commissioner within 60 days from the date of this

F. G. VERNON, Chief Commissioner of Lands and Works,

Lands and Works Department, Victoria, B.C., May 25th, 1887.

my26

LANDS AND WORKS.

CARIBOO DISTRICT.

NOTICE is hereby given that the under-mentioned Lot of land, situate in Group 1, Cariboo District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Bowron, Esq., Assistant Commissioner, Cariboo. TOTICE is hereby given that the under-mentioned

missioner, Cariboo :Lot 74, Group 1.—Samuel Withrow, Pre
Record No. 384, dated April 17th, 1873. Pre-emption

nent of our said and therein do Persons having adverse claims to the above lot must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,

Chief Commissioner of Lands and Works,

Lands and Works Department, Victoria, B.C., July 7th, 1887.

KAMLOOPS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned Lots of land situate in Group 1, Kamloops Division of Yale District, have been surveyed and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Clapperton, Esq., Assistant Commissioner, Nicola:—

Lot 385, Group 1.—George Tinmilsh, application to purchase dated February 14th, 1885.

Lot 538, Group 1.—T. Richardson, application to purchase dated October 27th, 1885.

Lot 539, Group 1.—Jesus Garcia, application to purchase dated April 22nd, 1887.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., July 7th, 1887.

COWICHAN DISTRICT.

OTICE is hereby given that the undermentioned tracts of lands situate on Moresby Island, Cow ichan District, have been surveyed, and that a plan of the same can be seen at the Lands and Works Depart-ment, Victoria, and at the office of H. Wellburn, Esq., Assistant Commissioner of Lands and Works, Quam-

Sections 1, 2, 3, 4, and 5, Range 1 East, Win. Alfred Hollins, Application to Purchase, dated June 24th, 1886.

Sections 6, 7, 8, and 9, Range 1 East, Wm. Alfred Hollins, Pre-emption Record No. 139, dated

April 19th. 1886.
Sections 2, 3, 4, and 5, Range 1 West.
Section 6, Range 1 West, John William Hollins,
Pre-emption Record No. 1090, dated 13th April, 1869

Section 7. ection 7, Range 1 West, George Albert Hollins, Pre-emption Record No. 1089, dated 13th April,

Sections 8 and 9, Range 1 West.

NEW WESTMINSTER DISTRICT.

Persons having adverse claims to Sections 6, 7, 8, and 9, Range 1 East, and Sections 6 and 7, Range 1 Lots of land, situate in Group 1, New West, must file a statement of the same with the Commissioner within sixty days from the date of this

> F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victorin, B. C., June 2nd, 1887.

KAMLOOPS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the undermentioned tract of land situate in Kamloops Division of Yale District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Clapperton, Esq., Assistant Commissioner, Nicola:

Lot 613, Group 1, Angus McInnis, Pre emption Record No. 27, dated 11th October, 1884.

Persons having adverse claims to the above lot must file a statement of the same with the Commissioner within sixty days from the dute of this notice.

> F. G. VERNON, Chief Commissioner of Lands and Works.

Lands & Works Department, Victoria, B. C., June 16th, 1887.

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LANDS AND WORKS.

SALT SPRING ISLAND—COWICHAN DISTRICT.

NOTICE is hereby given that the undermentioned lots of land situate on Salt No. N lots of land situate on Salt Spring Island have been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of H. O. Wellburn, Esq., Assistant Commissioner, Quanticlian:

Lot 11, Walter J. Dukes, Pre-emption Record No. 109, dated November 25th, 1885.
Lot 12, John Henry Roberts, Pre-emption Record No. 45, dated November 5th, 1884.
Lot 13, Edward Lee, Pre-emption Record No. 145, May 10th, 1886.

May 10th, 1886.

Lot 14, Wm. Laban Pollard, Pre-emption Record No. 82, May 20th, 1885. Lot 15, Henry Pollard, Pre-emption Record No. 84, May 20th, 1885.

Persons Inving adverse claims to the above-mentioned lots must file a statement of the same with the Commissioner within sixty days from the date of this

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department,

Victoria, B. C., June 16th, 1887.

SOOKE DISTRICT.

NOTICE is hereby given that the undermentioned sections of land, situate in Sooke District, have been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria:—

Section S5, D. R. Rule (deceased), Pre-emption Record No. 1578, dated 23rd July, 1883.
Section 86, Geo. J. W. Brown, Pre-emption Record No. 1582, dated 4th August, 1883.
Section 87, John Wm. Switzer, Pre-emption Record No. 30, dated 28th November, 1884.
Section 89, Schoilim (Charley), Pre-emption Record No. 1215, dated 17th May, 1871.

Persons having adverse claims to the above-mentioned sections must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B. C., June 2nd, 1887.

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE IS HEREBY GIVEN that the undermentioned lots of land situate in Group 1, Osoyoos Division of Yale District, have been surveyed, and that plans of the same ean be seen at the Lands and Works Department, Victoria, and at the office of W. Dewdney, Esq., Assistant Commissioner, Priest's Valley. ley.

Lot 218, G. 1.—Mineral Claim, Cullen Bryant Bash.
Lot 219, G. 1.—A. B. Knox, application to purchase
January 5th, 1887.
Lot 220, G. 1.—C. A. K. Lambly, Pre-emption Reeord No. 516, dated March 1st, 1887.
Lot 221, G. 1.—B. F. Young, application to purchase December 11th, 1886.

Lands & Victorian Company Research Properties of the Committee Commit

Persons having adverse elaims to Lot 220, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,

Chief Commissioner of Land and Works.

Lands & Works Department, Victoria, B.C., June 29th, 1887.

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the undermentioned lots of land, situate in Occasion of Val lots of land, situate in Osoyoos Division of Yale District, have been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of W. Dewdney, Esq., Assistant Commissioner, &c., Priest's Valley:—

Lots 29 and 30, Group 1, Theodore Kruger, Application to Purchase January 5th, 1887.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., June 2nd, 1887.

LANDS AND WORKS.

KAMLOOPS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the undermentioned tracts of land, situate in Kamloops Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Clapperton, Esq., Assistant Commissioner, &c., Nicola:

Section 11, Township 100, J. 11. Turner, application to purchase January 3rd, 1887.
Section 12, Township 100.—Wm. Wilson, application to purchase January 3rd, 1887.
East ½ of cast ½ of Section 28, Township 95, and Lots 207 and 208, Group 1.—R. O'Rourke and Geo. Bent, Pre-emption Record No. 57, dated December 23rd, 1886.
South ½ and north-west ½ of Section 33, Township 95, and Lot 209, Group 1.—Richard O'Rourke, notice of intention to purchase by Gazette notice, dated December 18th, 1886.
Persons having adverse claims to east ½ of cast ½ of

Persons having adverse claims to east ½ of east ½ of Section 28, Township 95, and Lots 207 and 208, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., May 25th, 1887

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RESERVE.

NOTICE is hereby given that the east half of Section 34, Township 6, is withdrawn from sale and settlement, and is set apart as an endowment for the purposes of education, in lieu of the west half of section 27, in the same township.

> F. G. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Vietoria, B. C., June 15th, 1887.

jel6

YALE DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situate in Yale Division of Yale District, have been surveyed, and that a plan of the same ean be seen at the Lands and Works, Office, Victoria, and at the office of F. Hussey, Esq., Assistant Commissioner, Spence's Bridge:

Lot 54.—Andrew Lorenzetti, Pre-emption Record

No. 118, dated 19th October, 1866.

Lot 55.—Henry Hunter, Pre-emption Record No. 117, dated 31st January, 1866.

Lot 56.—Charles Murphy, Pre-emption Record No. 260, dated 2nd May, 1876.

Persons having adverse claims to any of the above-mentioned lots must file a statement of the same with the Commissioner within 60 days from the date of

F. G. VERNON. Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., May 18th, 1887.

KOOTENAY DISTRICT.

NOTICE IS HEREBY GIVEN that the undermentioned lots of land situate in Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. W. Vowell, Esq., Assistant Commissioner, Kootenay. je30

Lot 42, G. 1.—T. B. H. Cochrane, application to purchase, dated April 4th, 1887.

Lot 43, G. 1.—T. B. H. Cochrane, Pre-emption Record No. 86, dated June 28th, 1886.

Lot 44, G. 1.—James Brady, application to purchase

dated April 4th, 1887.

Lot 45, G. 1.—James Brady, application to purchase dated April 4th, 1887.

Persons having adverse elaims to Lot 43, Group 1, must file a statement of the same with the Commissioner within 60 days from the date of this notice.

F. G. VERNON,

Chief Commissioner of Lands and Works. Lands & Works Department, Victoria, B.C., June 28th, 1887.

Notice is hereby given that, 60 days after date, 1 mtend to apply to the Chief Commissioner of Lands and Works for permission to purchase, as pastoral land, all the land laying outside of D. S. R. Roberts' and R. P. Norris' pre-emptions on Mudge Island; containing 100 acres, more or 1 ss.

Name of P. C. Landson, 1887.

Nanaimo, B. C., June 30th, 4887

OFICE is hereby given that the undersigned have applied to the Commissioner of Lands and Works

for permission to purchase 1,280 acres, more or less, on Thetis Island, Cowichan District, namely:

Starting from a post to the north-west of H. Severne's laud, on the shore, round the coast line eastwards to E. Cartwright's north-east corner post;

thence due west to point of commencement.

H. SEVERNE,
jy7

A. B. JOHNSTON

NOTICE is hereby given that, two months after date, we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase about 40 acres, more or less, of pastoral land, said land being a small island laying between Mudge and DeCourcey Islands, Trincomalic Channel.

DAVID S. R. ROBERTS. RICHARD P. NORRIS.

NOTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situated in the Lilloost District, to the west of Lot 67. Group 1, and described as follows:—Commenced ing at a stake placed about 10 chains to the south of J. E. Moore's south-west corner stake; thence west 80 chains; thence north 80 chains; thence east 80 chains; Stump Lake, June 20th thence south 80 chains, to point of commencement.

JOHN E. MOORE.

Alkali Lake, June 25th, 1887.

NOTICE is hereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situated on China monutain, in the Lillooet District, and described as follows: Commencing at a stake placed about one mile west of J. E. Moore's south-west corner stake; thence west 80 chams; thence north 80 chains; thence east 80 chains; thence south 80 chains, to point of commencement.
FELICE CHIARA

Alkalı Lake, Jime 25th, 1887

N DTICE is nereby given that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situated on Alkali Lake mountain, in the Lillooet District, and described as follows: Commencing at a stake placed about one mile west of F. Chara's house, and marked F.C.; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

FRANK CHIARA

Alkalı Lake, June 25th, 1887.

NOTITE to hereby given that, 60 days from date, 1 mitend to apply to the third Commissioner of Lands and Works for permission to purchase 160 acres to New Westminster District, which may be thus de-

Lands and Svorage in New Westminster District, which may a scribed, namely:

Commencing at a stake on the left bank of Shquit Creek, about 30 chains below Squim Falls, running thence in a right line 40 chains in a south easterly direction down the left bank of said creek, about 40 chains back from said left bank; thence running in a right line to a south westerly direction 40 chains; thence in a northwesterly direction 40 chains; thence in a no

LAND NOTICES.

VOTICE is hereby given that, within 60 days from date, I will apply to the Chief Commissioner of Lands and Works, British Columbia, for leave to purchase 160 acres of pasture land, situate at South Nicola, N.E. of trail to Similkameen—
Commencing at stake No. I and running north 40 chains; thence east 40 chains; thence south 40 chains; and west 40 chains; to pritial point

and west 40 chains, to initial point.

THOMAS HALL.

South Nicola, July 4th, 1887.

iv7

NOTICE is hereby given that, within 60 days from date, I will apply to the Chief Commissioner of Lands and Works, British Columbia, for leave to purchase 440 acres of mountain pasture land, situate in Township 99, Nicola-Kamloops Division of Yale District. Said land is described as follows:—

1st plot of 40 acres commences at stake No. 1 on Lot 355, and runs east 10 chains; thence south 40 chains; thence west 10 chains; thence north 40

Plot No. 2, 80 acres, begins at middle of sonthern line of plot No. 1, and runs east 40 chains; thence south 20 chains; thence west 40 chains; thence north

Plot No. 3, 320 acres, consists of N.W. 4 of Section Township 99, and N.E. 4 of Section 5, Township

Nanaimo, June 24th, 1887.

VOTICE is hereby given that, within 60 days from date, I will apply to the Chief Commissioner of Lands and Works, B. C., for leave to purchase 480 acres of land situate at Sonth Nicola, described as follows: One hundred and sixty acres head of Willow Creek and N. E. of Jesus Garcia's purchase claim, and 320 acres two miles east of Nicola-Granite Creek Trail.

WM. MANNING.

Otter Valley, June 18th, 1887.

Otter Valley, June 18th, 1887.

TOTICE is hereby given that I intend to make apportant to the Chief Commissioner of Lands and Works for permission to purchase 400 acres, more or less, of mountain pasture land, situated on the north shore of Stump Lake, in two lots, described as follows:—Lot I commencing at the north-east corner of former purchase, and running north 20 chains; thence east 40 chains; thence westerly following the windings of lake shore, to point of commencement.

Lot 2 commencing at north-east corner of lot 1 and late of the Chief Commissioner of Lands and Commencement.

running north 60 chains; thence east 60 chains; thence south 10 chains; thence westerly along lake shore to

JAMES AIRD.

Stump Lake, June 20th, 1887.

NOTICE is hereby given that I intend to make application, two months after date, to the Chief Commissioner of Lands and Works to purchase as pastoral land, all the unpre-empted islands contained in the Flat Top Group of Islands lying in the Strait of Georgia and east of Gabriola Island; said islands containing 150 agrees upper or law. taining 150 acres, more or less.

Dated at Nanaimo the 27th day of June, A.D. 188 30 THOMAS WATSON GLAHOLM.

VOTICE is hereby given that, 60 days from date, 1 NOTICE is hereby given that, 60 days from date, 1 intend to make application to the Hon. Chief Commissioner of Lands and Works for permission to purchase 320 acres of mountain pasture land in the Nicola Division of Yale District, situated as follows: t'ommencing at a stake marked A, near O. S. Batchelor's N. W. pre emption post on Salmion River, running parts 40 clasings the real words 50 almines the page words 50. lor's N. W. pre emption post on Salmon River, riming north 40 chains; thence west 80 chains; thence south 40 chains; thence 80 chains to point of commencement.

OWEN S. BATCHELOR,

je30

Nicola, June 14th, 1887.

OTICE is hereby given that, 60 days from date, jylt

jylt

ite, 1

ier of ining north 40 chains; thence south 40 chains; then south 40 chams; thence 80 chains to point of com-

NOTICE is hereby given that I shall, at the expuration of given down to the bermis cut so of the Honomerable Chief Commissioner of Lands and Works for permission to purchase 320 acres of pastoral land, de cribed as follows:

Commencing at the south west ecroid stake of Section 28, Township 3, running north 80 chains; thence east 40 chains; thence south 80 chains; thence west 40 chains to the point of commencinent, and known on the official map of the district as the west half of Section 28. Township 3. Puration of sixty days, make application to the Chief Commissioner of Lands and Works for permis sion to purchase three hundred and twenty ner's of pastoral lands, situated in Lillooet District, about fourteen miles east of the 100 Mile Post, Lillooet Alexandria Waggon Road.

S. TINGLEY

Bridge Creek, 11th May, 1887.

OTICE is hereby given that, 60 days after date, 1 intend to apply to the Chief Commissioner of Lands and Works to purchase 480 acres of land situate on Texada Island, New Westminster District, and described as follows:

Commencing at the north-east corner of the sonth-east { of Sec. 6; thence north 40 chains; thence west 80 chains; thence south 80 chains; thence east 40 chains; thence north 40 chains; thence east 40 chains to point of commencement.

11. D. HELMCKEN. Victoria, B. C., June 18th, 1887.

Office is hereby given that, 60 days from date, 1 intend making application to the Commissioner of Lands and Works for permission to purchase 350 acres of mountain pastoral land in Upper Nicola Division of Yale District, situated as follows:

Commencing at a stake south-east corner of J. Mann's application to purchase; thence north 80 chains; thence cast 40 chains; thence south 70 chains; thence west 70 chains; to point on commencement. je23 west 70 chains, to point o commencement.

JOSEPH D LAUDER.

NOTICE is hereby given that, 60 days after date, 1 intend to apply to the Chief Commissioner of Lands and Works to purchase 480 acres of land on Texada Island, New Westminster District, described

Texada Island, New Westminster District, described as follows:—
Commencing at the south-east corner of the southwest 1 of Sec. 3; thence east 40 chains; thence north 80 chains; thence west 80 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains to point of commencement.

ROBT E JACKSON

ROBT. E. JACKSON.

Victoria, B. C., June 20th, 1887.

NOTICE is hereby given that I intend making application to the Hononrable Chief Commissioner of Lands and Works for permission to purchase 640

Commencing 40 chains from Thos. Brash's S. E. corner stake, on the north side of the Spallumeheen River, Pre-emption No. 280; running north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains, to the point of commencement.

GEORGE R. LAWES.

Priest's Valley, 9th May, 1887. my19

NOTICE is hereby given that I intend making application to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, situated as follows:—

Commencing about six miles on the west side of Okanagan Lake, up the Trout Creek trail, at a stake marked A; thence north 40 chains; thence west 160 chains; thence south 40 chains; thence east 160 follows:

EDWARD CARGILL.

Priest's Valley, 9th May, 1887.

my19

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works to purchase 160 acres of land, situate in Lilloot District, about seven miles east of the 100-Mile Post, Lilloot-Alexandria Waggon Road, and described as follows:

chains; thence cases to be to point of commencement.

JULLION TAILLION

Clinton, 1st June. 1887.

Rockford, Nicola, June 11th, 1887.

Osoyoos, B.C., April 2nd, 1887.

LAND NOTICES.

known on the omeiar map of all half of Section 28, Township 3. EWEN CAMPBELL, CHARLES CHRISTIAN.

OTICE is hereby given that, 60 days

Priest's Valley, 2nd May, 1887

Upper Nicola, May 2nd, 1887.

same being in Township 48.

J. C. HAYNES.

my12

NOTICE is hereby given that I have applied to the Honourable Chief Commissioner of Lands-and Works for permission to purchase 640 neres of pastoral land, in the Osoyoos Division of Yale District, situated as follows:

ated as follows:—
Commencing at E. C. Cargill's north-west corner stake; running west 160 chains; thence south 40 chains; thence east 160 chains; thence north 40 chains, to the point of commencement; said land situated on the west side of Okanagan Lake.

RICHARD WOOD.

Priest's Valley, 19th May, 1887.

NOTICE is hereby given that, within sixty days from date, I intend making application to the Honourable Chief Commissioner of Lands and Works for permission to purchase 320 acres of pastoral land in the Osoyoos Division of Yale District, situated as

In Sections 21 and S, Township 3.
WILLIAM MITCHELL.

Priest's Valley, June 2nd, 1887.

NOTICE is hereby given that, within sixty days from date, I intend making application to the Honourable Chief Commissioner of Lands and Works for permission to purphase 160 correct for the Months. for permission to purchase 160 acres of pastoral land, in Nicola Division of Yale District, situated as follows

and described as follows:—

Commencing at the north-west corner of my preemption; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence east 40 chains; thence running north 40 chains; thence running west 40 chains; thence running south 40 chains, to starting point. Nicola, May 25th. 1887. W. HICHENS SMITH.

NOTICE is hereby given that, within sixty days from date, I will make application to the Chief Commissioner of Lands and Works, B. C., for leave to purchase 160 acres of mountain pasture land, situate in Kamloops Division of Yale District:—

Commencing at a stake at the south-east corner of Section 33, Township 99, and running south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains to point of commencement.

ROBERT SCOTT.

Nicola May 17th, 1887.

Nicola May 17th, 1887.

jel6 Nicola, May 17th, 1887

my26

NOTICE is hereby given that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase two unsurveyed islands in the South Arm of Fraser River, lying to the south of Lot 533, Group 1, and containing 100 tores, more or less. acres, more or less.

STEPHEN HINCELIFFE.

May 2nd, 1887.

my12

to point of commencement.

M. W. TYRWHITT DRAKE

Victoria, B. C., June 18th, 1887.

dof Sec. 3; thence east 40 chains; thence south 80 chains; thence west 80 chains; thence south 40 chains; thence west 80 chains; thence south 40 chains; thence west 80 chains; thence south 40 chains; thence ast 80 chains; thence south 40 chains; thence west 80 chains; thence to south-east corner of Sec. 4; thence north 10 chains; thence west 80 chains; thence ast 80 chains; thence to south-east corner of Sec. 4; thence north 10 chains; thence west 80 chains; thence ast 80 chains; thence south 40 chains; thence ast 80 chains; Commencing at the south-east corner of south-west ehains to point of commencement.

JAMES LUMBERT SMITH

Victoria, B. C., June 20th, 1887.

about $2\frac{1}{2}$ miles south of Armstrong Creck; the southeast corner of said land to commence at an initial stake on said creek, and run thence north $\frac{1}{2}$ mile; thence west $\frac{1}{2}$ mile, to shore of lake; thence south $\frac{1}{2}$ mile, along shore of lake; and thence cast $\frac{1}{2}$ mile, to initial stake. initial stake.

WM. HARDIE.

Kootenay, B.C., April 30th, 1887.

NOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works

Honourable Chief Commissioner of Lands and Works for permission to purchase 160 neres of pasture land, in the Lillooet District, described as follows:—
Situate about ten miles north-east of Peter Colins' purchased hand on Dog Creek, and commencing at a stake A; thence east SO chains to stake B; thence south 40 chains to stake C; thence west SO chains to stake D; thence north 40 chains, to initial stake.

WILLIAM LAING MEASON, Jr.
Lesser Dog Creek.

my purchased land, 1886; commencing at a stake A; thence east 40 chains, to stake B; thence 80 chains south, to stake C; thence west 40 chains, to stake D; thence north 80 chains, to initial point.
NILS GUSTAFSON

Dog Creek, May 18th, 1887.

19th May, 1887.

my19

LAND NOTICES.

OTICE is hereby given that within 60 days from OTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 603 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the S.W. corner of my application to purchase; running thence south 74 chains; thence east 59 chains; thence south 6 chains; thence east 21 chains; thence north 80 chains; thence west 80 chains to the point of commencement.

Minnie Lake, May 13th, 1887.

NOTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works to purchase 480 acres of land (more or less) situate on Texada Island, New Westminster District, and described as follows:—

Commencing at the north-west corner of north-east of Sec. 9; thence south 80 chains; thence east 5 chains to shore line; thence following meanderings of shore line in a north-westerly direction 130 chains (more or less); thence east 85 chains (more or less); thence east 85 chains (more or less) thence east 40 chains; thence south 80 chains; thence west 40 chains; thence north 80 chains to the point of commencement.

Nortal Minnie Lake, May 13th, 1887.

Notal Minnie Lake, May 13th

Nicola, May 14th, 1887.

my26

NOTICE is hereby given that, 60 days after date, 1 intend to apply to the Chief Commissioner of Lands and Works to purchase 480 acres of land on Texada Island, New Westminster District, described as follows:—Commencing at the south-east corner of south-west chains there exect 80 chains; there were 100 chains there exect 80 chains; there were 100 chains there exect 80 chains; there were 100 chains.

J. B. GREAVES.

Nicola, May 14th, 1887.

NOTICE is hereby given that I intend to apply to Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situated on east side of Upper Columbia Lake, on a small creek about 2½ miles south of Armstrong Creek; the scuth. sion of Yale District, situated as follows:—Commencing at a stake at the S.W. corner of S. Tingley's purchase; running thence west 40 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 40 chains to the point of commencement. A. McKAY

Minnie Lake, May 13th, 1887.

OTICE is hereby given that within 60 days date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 480 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the S. E. corner of A. McKay's application to purchase; running thence north 80 chains; thence cast 80 chains; thence south 40 chains; thence west 40 chains; thence south 40 chains; thence west 40 chains to the point of commencement. chains to the point of commencement

J. B. GREAVES.

Minnie Lake, May 13th, 1887. niv26

south 40 chains to stake C; thence west 80 chains to stake D; thence north 40 chains, to initial stake.

WILLIAM LAING MEASON, Jr., Lesser Dog Creek, May 14th, 1887.

OTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honomrable Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situate in Lillooet District, and described as follows:

Situate upon Dog Creek, about ten unles east of chains; thence north 80 chains; thence enst 40 chains; thence south 80 chains; thence enst 40 chains; thence e

Minnie Lake, May 13th, 1887.

NOTICE is hereby given that, sixty days after date, 1, Henry Kling, intend to apply to the je2 Chief Commissioner of Lands and Works to purchase 420 acres of land, more or less, on Texada Island, New

NOTICE is hereby given that, within sixty days from date, I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 160 neres of postorial land in Chilconn, Cariboo District, situated as follows:

Commencing at a stake three-quarters of a mile west of Withrow's big mendow; thence north 40 chains; thence along shore line in a north-westerly direction to the intersection of the south line of section 8; thence cast 1 chain, more or less; thence north to the nee cast 40 chains; thence south 40 chains; thence cast 1 chain, more or less; thence north to the nee cast 40 chains; thence south 40 chains; thence along shore line in a north-westerly direction to the intersection of the south line of section 8; thence cast 1 chain, more or less; thence north to the nee cast 40 chains; thence south 40 chains; thence along shore line in a north-westerly direction to the intersection of the south line of section 8; thence cast 1 chain, more or less; thence north to the need of beginning, being the east half of sections 8 and 11, Texada Island.

HENRY KLING.

Victoria, B. C., June 18th, 4887.

sion of Yale District, situated as follows: Commencing at a stake at the S.W. corner of Sec. 10, Township 94; running thence north 40 chains; thence east 40 chains; thence west 40 chains; thence south 40 chains; thence west 40 chains; thence south 50 chains; thence west 80 chains; thence south 50 chains; thence we t 80 chains; thence we t 80 chains; thence we t 80 chains containing 160 acres. Also commencing at the S.W. containing 160 acres. Also commencing at the S. W. corner of Sec. 10, Township 96; thence north 40 chains; thence west 40 chains; thence north 40 chains; thence west 40 chains; thence south 80 chains; thence east 80 chains, to the point of commencement; containing 480 acres.

J. B. GREAVES.

acres. Nicola, May 9th, 1887.

OTICE is hereby given that within 60 days from Office is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 160 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the ‡ corner of Sees. 9 and 4, Township 96; running thence south 31.50 chains; thence west 34 chains, to N. W. corner of A. E. Howse's premption; thence south 40 chains; thence west 7 lanes to the thence north 71.50 chains; thence east 40 chains to the point of commencement.

J. B. GREAVES. point of commencement.

Nicola, May 9th, 1887.

OTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 292 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the 4 corner of Secs. 4 and 33, Township 96; running thence south 80 chains; thence west 40 chains; thence north 48.70 chains; thence east 16 chains; thence north 40 chains; thence east 24 chains; thence south 9 chains to the point of commencement. thence south 9 chains to the point of commencement,
J. B. CREAVES.

Nicola, May 9th, 1887.

NOTICE is hereby given that within 60 days from date I intend, making application OTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 565 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the S.W. corner of Sec. 5, Township 96; running thence south 80 chains; thence east 80 chains; thence north 48.70 chains; thence west 24 chains; thence north 31.50 chains; thence west 56 chains; to point of commencement chains to point of commencement.

J. B. GREAVES.

Nicola, May 10th, 1887.

my26

NOTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Divi-

J. B. GREAVES.

Nicola, May 11th, 1887.

NOTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows:— Commencing at a stake at the N.W. corner of Sec. 8, Township 96; running there south 80 chains: thence west 80 96; running thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement.

J. B. GREAVES.

Nicola, May 11th, 1887.

my26

date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the N.W. corner of Sec. 12, Township 97; running thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement.

J. B. GREAVES. NOTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to

Nicola, May 11th, 1887.

J. B. GREAVES. mv26

LAND NOTICES.

OTITE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows: Communication of Yale District structures are follows:

J. B. GREAVES

Nicola, May 11th, 1887.

OTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows: - Commencing at a stake at the S.W. corner of Sec. I, Township 97; running thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement. to the point of commencement.

J. B. GREAVES

Nicola, May 11th, 1887.

NOTICE is hereby given that within 60 days from date 1 intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows: Commencing at a stake at the S.W. corner of Sec. 5, Township 96; running thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement.

J. B. GREAVES.

to the point of commencement.

J. B. GREAVES.

Nicola, May 12th, 1887.

OTICE is herchy given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commencing at a stake at the S. W. corner of Sec. 5, Township 96; running thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement.

J. B. GREAVES.

Nicola, May 12th, 1887.

OTICE is hereby given that within 60 days from sion of Yale District, situated as follows:—Commencing at a stake at the N.W. corner of Sec. 8, Township 96; running thence south 80 chains; thence east 80 purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as follows:—Commission of Yale District, situated as follows:—Commission of Yale District, situated as follows:—Commencing the sign of Yale District situated as follows:—Commencing the situated as f chains; thence north 80 chains; thence west 80 chains sion of Yale District, situated as follows:—Commencto the point of commencement. plication to purchase; running thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement.

J. B. GREAVES. Minnie Lake, May 14th, 1887.

NOTICE is hereby given that within 60 days from date I intend making application to the Hon. Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land in the Nicola Division of Yale District, situated as tollows:—Commencing at a stake at the S.E. corner of claim; thence running porth 80 chains the way west. ning north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement.

J. B. GREAVES.

Minnie Lake, May 13th, 1887.

south 80 chains; thence east 80 chains to the point of commencement.

J. B. GREAVES.

commencement.
Minnic Lake, May 13th, 1887.

my26

TOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 420 acres of pastoral land, situate on Galiano Island, Cowichan District, and

described as follows:—
Sections 22, 23, 27, 28, 29, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS

NOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Hononrable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, situate on Galiano Island, Cowichan District, and described as follows:

described as follows:—
Sections 15, 16, 17, 24, 25, on the plan deposited with the Chief Commissioner of Lands and Works. Dated 11th July, 1887.

S. M. ROBINS.

NOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, situate on Galiano Island, Cowichan District, and described as follows:

Sections 9, 10, 11, 12, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

NOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land, situate on Galiano Island, Cowichan District, and described as follows: described as follows

Sections 5. 6, 7, 14, 13, on the plun deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

OTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchas 640 acres of pastoral land, situate on Galiano Island, Cowichan District, and

described as follows:
Sections 1, 2, 3, 4, on the plan deposited with the Chief Commissioner of Lands and Works.
Dated 11th July, 1887.

S. M. ROBINS.

NOTICE is hereby given that, at the expiration 1 60 days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral hand, situate on Galiano Island, Cowichan District, and

described as follows:

Sections 35, 36, 39, 42, 43, E. ½ of 46, E. ½ of 47, on the plan deposited with the Chief Commissioner of Lands and Works.

Hated 11th July, 4887.

8 M. ROBINS.

NOTICE is hereby given that, at the expiration of 60 days from this date, I shall apply to the Hononrable Chief Commissioner of Lands and Works for permis ion to purchase 640 acr s of pastoral land, situate on Galiano Island, Cowichan District, and

described as follows:
Section: 31, 32, 37, 38, 40, 41, 44, 45, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 41th July, 1887.

S. M. ROBINS.

LAND NOTICES.

OTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows: - Sections 84, 85, 90, 91 and 92, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

OTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and demanded as follows: Senting 70, 80, 81, 86, and 87, on scribed as follows:—Sections 79, 80, 81, 86, and 87, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

NOTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows:—Sections 71, 72, north one-half of 73, 75, 76 and 77, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

Dated 11th July, 1887.

S. M. ROBINS.

OTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows:—Sections 67, 68, 69, 70, 74, south one-half of 73, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

NOTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows:—Sections 60, 61, 63, 64, 65 and 66, on the plan described with the Chief Commissioner of on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

S. M. ROBINS.

CTICE is hereby given that, at the expiration of sixty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano I land, Cowielan District, and described as follows:—Sections 53, 54, 56, 57 and 58, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated Lith Laby, 1887

Dated 11th July, 1887.

iv 14

S. M. ROBINS.

VOTICE is her by given that, at the expiration of sixty days from this date, I shall apply to the Honomrable Chief Commissioner of Lands and Works for permission to purchase 640 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows: Sections west one-half of 46, west one half of 47, 49, 50, 51 and 52, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

Dated 11th July, 1887.

NOTICE is hereby given that, at the expiration of sexty days from this date, I shall apply to the Honourable Chief Commissioner of Lands and Works for permission to purchase 200 acres of pastoral land situate on Galiano Island, Cowichan District, and described as follows: Sections 94, 95, 96 and 97, on the plan deposited with the Chief Commissioner of Lands and Works.

Dated 11th July, 1887.

M. DOBINS

That is Island. July 6th, 1887.

That is Island. July 6th, 1887.

Thetis Island, July 6th, 1887.

NOTICE is hereby given that within 60 days from date I will upply to the Chief Commissioner of Lands and Works, B. C., for leave to purchase 320 acres of mountain pasture land situate at Sulmon River, Upper Nicola: Said land commences at stake No. 1, west of my pre-comption, and runs south along said river 80 chains; there west 40 chains; north 80 chains; and east 40 chains; morth 80 chains; and east 40 chains; morth 80 chains and east 40 chains and east 40 chains; morth 80 chains and east 40 chains; morth 80 chains and east 40 chains; morth 80 chains are shown as the shore of the sho

TIMBER LICENCES.

NOTICE is hereby given that, thirty days after date, I intend to make application to the Hononrable the Chief Commissioner of Lands and Works for a licence to cut and carry away timber, stuated on Tobay Inlet, New Westminster District, Mainhaul, B.C.

Commencing at a point about one and three quarter niles (1³) west from Brettell Point, on the opposite side of Tobay lulet, where three small streams empty into a small bay; thence west forty chains (40); thence south forty chains (40); thence west forty chains (40); thence north forty chains (40); thence east twenty chains (20); thence north forty chains (40); thence east twenty chains (20), more or less, to the water's edge of Tobay lulet.

HUGH G. ASHBY

Chemainus, B.C., June 4th, 1887.

OTICE is hereby given that we intend making application to the Honourable the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described lands, situate in the New Westminster District, Mainland, British Columbia :-

Columbia:—
Commencing where a post has been planted on the northerly shore of Malaspina Straits about one and a half miles northerly from Grief Point, and at the southwest corner of the Moodyville Saw Mill Co.'s limit; thence east along the south boundary of said Moodyville Saw-Mill Co.'s limit one hundred and twenty chains (120); thence south forty chains (40), more or less, to the north boundary of the Moodyville Saw-Mill Co.'s limit easterly from Grief Point; thence west along said north boundary twenty chains (20), more or less, to the north-west angle of said limit; thence south along the west boundary of said limit eighty chains (80); thence west eighty chains (80), more or less, to the water's edge of Malaspina Straits; thence north-westerly, following the shore line of said thence north-westerly, following the shore line of said Straits, to the place of commencement; containing twelve hundred and eighty acres (1,280), more or less.

CROFT & ANGUS.

June 10th, 1887.

NOTICE is hereby given that, 30 days after date, we intend to apply to the Chief Commissioner of Lands and Works for permission to lease, for timber purposes, the following described land:—Measuring forty chains back from each bank of the Lillooct River, and eighteen miles along the river, from the river's mouth at Harrison Lake to the Skookum Chuck, excepting the Indian Reservations.

HARRISON RIVER SAW-MILLS.

jos. Martin & Son.

Jos. Martin & Son.

NOTICE is hereby given that we, the undersigned, intend making application intend making application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described land, situated on Malaspina Straits, in the District of New Westminster:-

Commencing at the south-west corner of our lease, Commencing at the south-west corner of our lease, Lot 523, Group I.; thence cast 160 chains; thence south 60 chains; thence west 160 chains; thence along the shore to the point of commencement; containing 960 acres, more or less.

MOODYVILLE SAW-MILL Co., Ld.,
B. Springer, Manager.

Malaspina, 9th June, 1887.

TIMBER LICENCES.

Columbia:

Salmon River, June 23rd, 1887.

Nanaimo, July 5th, 1887.

Least 40 chains, and runs sonth along chains; thence west 40 chains; north 80 chains, and east 40 chains.

J. F. P. NASH.

Salmon River, June 23rd, 1887.

J. F. P. NASH.

Salmon River, June 23rd, 1887.

July 14

Commissioner of Lands and Works for permission to purchase 160 acres, more or less, of pastoral lands contained on the Islands of Oyster Harbour, Nanaumo District.

ALFRED RAPER, ELIJAH PRIEST.

Nanaimo, July 5th, 1887.

Columbia:

Commencing from a post situated on the shore of the west side of Cortez Island, sonth-east of Plunger Pass; thence east twenty (20) chains; thence sonth twenty (120) chains; thence west forty (40) chains; thence on the west shore or less, to a stake situated on the west shore of Cortez Island; thence along the water's edge to place of commencement; containing seventeen hundred (1,700) acres, more or less.

CROFT & ANGUS.

Cheminius, June 14th, 1887.

Chemninus, June 14th, 1887.

NOTICE is hereby given that we intend making application to the Hononrable the Chief Commissioner of Lands and Works for a lease, for timbering purposes, for the following described lands, situated in the New Westminster District, mainland, British

Columbia:

Commencing from a stake situated at the head of a small bay on the south side of Cortez Island, north of the three Islets; thence north twenty (20) chains; thence cast forty (40) chains; thence north forty (40) chains; thence west forty (40) chains; thence north twenty (20) chains; thence west forty (40) chains; thence south forty (40) chains; thence east twenty (20) chains; thence south twenty (20) chains; thence west twenty (20) chains; thence south forty (40) chains, more or less, to the water's edge; thence along the more or less, to the water's edge; thence along the shore to the place of commencement; containing six hundred and forty (640) acres, more or less.

(ROFT & ANGUS.

Chemainus, June 14th, 1887

OTICE is hereby given that we intend to make

OTICE is hereby given that we intend to make application to the Honourable the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described land, situate on the mainland, British Columbia:—

Commencing at a point about 80 chains southeasterly, along the northerly boundary of the Moodyville Saw-mill Company's limit from the point where Eagle Creek intersects said boundary; thence north 60 chains, more or less, to the boundary of the Moodyville Saw-mill Company's limit; thence north-westerly along said boundary 20 chains, more or less, to the angle of the gore of said limit westerly of Thunder Bay, on Jervis Inlet; thence north-easterly along the boundary of said Moodyville Saw-mill Company's limit 20 chains; thence north 20 chains; thence west 20 chains; thence north 40 chains; thence west 60 chains; thence south 20 chains; thence west 40 chains; thence south 20 chains; thence west 40 chains; thence south 20 chains; thence west 40 chains; thence south 30 chains, more or less, to the northerly boundary of the Moodyville Saw-mill Company's limit; thence south-easterly along said limit 180 chains, more or less, to the place of beginning; containing 1.700 south-easterly along said limit 180 chains, more or less, to the place of beginning; containing 1,700 aercs, more or less.

CROFT & ANGUS. Chemainus, B.C., May 16th, 1887.

OTICE is hereby given that, sixty days after date, we intend making application to the Honourable Chief Commissioner of Lands and Works for a lease, for timbering purposes, for that one of the Thornmanby Islands which is to the west of Buecaneer Bay, Malaspina Straits, British Columbia, containing six hundred and forty (640) acres, more or less.
CROFT & ANGUS

Chemainus, B.C., June 9th, 1887.

OTICE is hereby given that I have made applica-tion to the Chief Commissioner of Lands and Works for a licence to eut and earry away timber from a tract of land containing 960 acres, more or less, situated on Valdez Island, in a bay about eight miles north of Scymour Narrows:—

Commencing at a stake at the head of the bay; running south half a mile; thence west three miles; thence north half a mile; thence east three miles, to point of commencement.

WILLIAM BARRETTE. Victoria, June 6th, 1887.

TIMBER LICENCES.

TOTICE is hereby given that, thirty days after date,

OTICE ishereby given that, thirty days after date, I intend making application to the Hononrable the Chief Commissioner of Lands and Works for a liceuse to cut and carry nway timber from the following described parcel or tract of land, situated on North-West Bay, on the Straits of Georgia, B. C.:—
Commencing where a post has been planted on a point north-west from the Trail Islands; thence west 80 chains; thence north 40 chains; thence east 80 chains, more or less, to the water's edge on North-West Bay; thence following the shore line in a southerly direction to the place of commencement, containing 320 acres, more or less.

H. D. EARLY

Victoria, B.C., June 8th, 1887.

OTICE is hereby given that, thirty days after date,

OTICE is hereby given that, thirty days after date, I intend making application to the Hononrable the Chief Commissioner of Lands and Works for a license to cut and earry away timber from the following described parcel or tract of land, situate on the easterly side of Texada Island, B. C.:

Commencing where a post has been placed southeasterly from a small island close to the shore of the said Texada Island, the bearing of which is about south from the mouth of Eagle Creek, on the mainland: thence south 100 chains: thence west 100 chains: thence north 100 chains more or less, to the water's edge of Malaspina Straits; thence following the water's edge in an easterly direction 100 chains. the water's edge in an ensterly direction 100 chains, more or less, to the place of beginning, containing 1,000 acres, more or less.

CHARLES E. MALLETTE.

Victoria, B.C., June 8th. 1887.

Commencing from a stake one mile north-west along the shore from Owen Point, Phillip's Arm: thence east twenty (20) chains; thence north twenty (20) chains; thence west twenty (20) chains: thence north forty (40) chains; thence west twenty (20) chains; thence morth forty (40) chains; thence west twenty (20) chains; thence north forty (40) chains; thence west forty (40) chains, more or less, to the shore near Richard Point; thence along the shore to the point of commencement.

CROFT & ANGUS Chemaimis, June 18th. 1887.

OTICE is hereby given that we intend making application to the Hononrable the Chief Commissioner of Lands and Works for a lense, for timbering purposes, for the following described lands, situated in the New Westminster District, mainland, British

Columbia

Commencing from a stake situated on the west shore of Frederick Arm, about two miles west of Gowen Island; thence west forty (40) chains; thence north forty (40) chains; thence east twenty (20) chains; thence north forty (40) chains; thence east twenty (20) chains; thence east twenty (20) chains; thence east twenty (20) chains; thence north forty (40) chains; (40) claims; thence forty (40) chains, more or less, to the water's edge on Frederick Arm; thence along the shore to the point of commencement; the whole contaming six hundred and torty (640) acres, more or less. CROFT & ANGUS.

Chemannus, June 19th, 1887.

OTICE is hereby given that I intend to make application to the Honourable Chief Commissioner of Lands and Works for a license to cut and earry away timber from a tract of land situated at the head of Squirrel Cove, Cortes Island, New Westminster District, B.C., and more particularly described as follows:— Commencing at a post at the head of Squirrel Cove; thence west (40) forty chains; thence east (20) twenty chains; thence south (40) forty chains; thence east (40) the linding more or less, to western houndary of the linding Reserve; thence north along western houndary of Indian Reserve to the shore on Squirrel Cove;

TIMBER LICENCES.

date. Table for a llow we intend making application to the Chief Commissioner of Lands and Works for a lease, for timbering purposes, of the following described lands:—Commencing at the sonth-west corner of Leamy and Kyle's limit B, Range 1, Lot 25; from thence running northerly 40 chains; thence westerly 40 chains; thence southerly 60 chains; thence westerly 120 chains; thence or less, following the shore of Cardero Channel, to the point of commencement; containing 600 acres, more or less, and to be known as "Limit E."

Also the following lands situated at Port Neville, east shore, commencing at the north-west corner of the Moodyville Saw Mill Company's claim, lot 5; thence southerly 20 chains; thence easterly 140 chains; thence southerly 20 chains; thence easterly 140 chains; thence southerly 20 chains; thence westerly 240 chains; thence northerly 20 chains; thence westerly 240 chains;

thence northerly 20 chains to the south-west corner of said lot; thence easterly 80 chains; thence northerly 40 chains; thence westerly 80 chains, more or less, to the point of commencement; containing 1320 acres, more or less, and to be known as "Limit F."

LEAMY & KYLE.

Vancouver, B.C., 28th June, 1887.

REGISTRATION OF VOTERS.

LILLOOET DISTRICT.

"Qualification and Registration of Voters" Acr, 1876.

OTICE is hereby given that a Court of Revision, Volteria, B.C., since stil. 1887.

OTICE is hereby given that we intend making application to the Honourable the Chi f Commissioner of Lands and Works for a lease, for timbering purposes, for the following described lands, situated and determining any or all objections against the rein the New Westminster District, mainland, British tention of any names on the register of voters.

Columbia:—

OTICE is hereby given that a Court of Revision, under sub-section f of section 9 of the "Qualification and Registration of Voters' Act, 1876," will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, ou Monday the stone will be held at the Court House, Chinton, and the held

Clinton, 1st June, 1887.

Collector.

NANAIMO DISTRICT.

" Qualification and Registration of Voters' Аст, 1876.

OTICE is hereby given, in accordance with clause 9, snb-section 7, of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday, the first day of August next, hold a Court of Revision for the Electoral District of Nanaimo, for the purpose of hearing and determining any or all objections against the retention of any names on the register of voters for said District. Such Court will be open at 12 o'clock noon, at the Court House, Na-M. BRAY

Nauaimo, B.C., July 1st, 1887.

Collector.

NEW WESTMINSTER AND NEW WESTMIN. STER CITY DISTRICTS.

"Qualification and Registration of Voters' Act, 1876."

O'TICE is hereby given, in accordance with clanse 9 sub-section f of the "Qualification and Registration of Voters' Act, 1876," that I shall hold a Court of Revision for the Districts of New Westminster and New Westminster City, at the Court House, New Westminster, on Monday, the 1st day of Angust next, at 12 c'algade, now at 12 o'clock noon.

C. WARWICK,

New Westminster, B.C., June 1st, 1887.

Collector.

CASSIAR DISTRICT.

"QUALIFICTION AND REGISTRATION OF VOTERS" Аст, 1876.

NOTICE is hereby given that, in pursuance of Sub-Section f, of Chause 9, of the "Qualification and Registration of Voters' Act, 1876, 'I shall on Monday, the 1st day of August next, hold a Court of Revision the Indian Reserve; thence north along western houndary of Indian Reserve; thence north along western houndary of Indian Reserve to the shore on Squirrel Cove; thence along shore line to point of commencement; containing (400) four hundred acres, more or less.

II. A. HARRISON.

Victoria, B.C., Jame 23rd, 1887.

We the lady of August next, add a Court of Revision for the purpose of hearing and determining may or all objections against the retention of any names on the Register of Voters. Said Court will be open at 12 o'clock noon, at the W. C. Co's, office, Aberdeen, W. H. DEMPSTER, Aherdeen, B.C., 27th May, 1887.

Collector.

REGISTRATION OF VOTERS.

VICTORIA CITY AND ESQUIMALT DISTRICTS.

" Qualification and Registration of Voters Аст, 1876."

NOTICE is hereby given that, in pursuance of sub-section f of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday, the 1st day of August next, hold a Court of Revision, for the purpose of hearing and determining any or all objections against the retention of any names on the Registers of Voters.

Such Court will be open at 12 o'clock noon, at the Court House, James' Bay, Victoria.

License to cover 480 acres, more or less.
W. D. PATTERSON, M.E.
Stump Lake, June 16th, 1887.

NOTICE is hereby given that, sixty days after date, I intend making application to the Hon. the Chief Commissioner of Lands and Works for a lease, for pastoral purposes, of Hernando Island, situate in the Straits of Georgia, B.C., containing seventeen hundred and sixty acres, more or less.

JNO. STRATHERN,

Hernando Island, 26th, June, 1887. Surveyor.

iy7

CHARLES LORD,

FIVE POUNDS REWARD will be paid to any one who will give information which will lead to the discovery of Charles Lord, an Englishman, who emigrated to Melbourne, Australia, and thence to British Columbia, and who was last heard from by his sister Eliza, of Birmingham, about 14 years ago, or if not living for satisfactory evidence of his death.

ROBERT CLINTON HUGHES,

Solicitor. New Plymouth, New Zealand.

MUNICIPAL BY-LAWS.

jy14

To regulate the erection and construction of build-ings, to limit the crection, alteration, or enlarge-ment of wooden buildings, and to regulate the removal of Buildings.

BE IT ENACTED by the Council of the Corporation of the City of Victoria as follows:—

By-Law.

INTERPRETATION.

2. The "Interpretation By Law" applies to this By Law.

INSPECTOR OF BUILDINGS.

3. The Conneil shull from time to time appoint a competent person to be Inspector of Buildings, at such salary as the Council may think fit to provide. [No.

98, s. 1.]

4. The duties of the Inspector of Buildings shall be:

(a.) To oversee the erection of all buildings to be built, enlarged, altered, or re-creeted; and

(b.) To enforce the provisions of this By Law.

[No. 98, s. 2.]

5. Until otherwise ordered by the Conucil, the City Surveyor shall perform the duties of the Inspector of Buildings. [No. 98, s. 5.]

REGULATIONS DURING ERECTION.

mines on the Registers of Voters.

Sieh Court will be open at 12 o'clock noon, at the Court House, James' Bay, Victoria.

HARVEY COMBE, Collector, Jee Collector, Mylician and Morks for a license to cover 480 acres, more of lands and Works for a license to cover 480 acres, more on east side of Lot 112, Group 1, T. 95, Quilchena Creek, Nicola.

Buildings. [No. 98, s. 5.]

Buildings. [Pound of erect in board fence in feet a board fence of the hight or chose one-half the sidewalk allowance in front of such fence, for the convenience and seat four feet wide, ontside of such fence, or the may, instead of such fence and pathway, plank over the whole of such fence and pathway, plank over the whole of such fence and pathway, plan

structure.

8. The wall of every building abutting upon any street, road, or public place, shall be parallel with the frontage of such street, road, or public place on which it abuts. [No. 98, s. 30, part.]

9. No building, veranda, balcony, or portion of any building shall project or encroach on or over any street, road, or public place, or the sidewalk or sidewalk allowance thereof. [No. 85, s. 17; No. 98, s. 30, part No. 138.]

10. The external walls and party walls of every brick or stone building shall be in accordance with the

following specifications :-

following specifications:—
ONE-STORY BUILDINGS.—Outside walls and party walls shall not be less than one brick, or 8½ inches, thick, and such walls shall not be more than 14 feet in height, or more than 50 feet in length, unless strengthened by cross partitions or other means approved by the Inspector of Buildings. Walls one brick and a half, or 12½ inches, thick shall not exceed 16 feet in height nor 70 feet in length, unless strengthened by cross partitions or other means approved by the Inspector of Buildings.

Two-Story Buildings—Outside walls and party

spector of Buildings.

Two-Story Buildings.—Outside walls and party walls of ground floor shall be not less than one brick and a half, or 12½ inches, thick, and shall not exceed 16 feet in height nor 70 feet in length, unless strengthened by cross partitions or other means approved by the Inspector of Buildings. Outside walls and party walls of first floor shall be not less than one brick of 8½ inches thick, nor more than 14 feet in height nor 50 feet in length, unless strengthened as aforesaid.

No. 144.

A BY-LAW

or regulate the erection and construction of buildings, to limit the erection, alteration, or enlargement of wooden buildings, and to regulate the removal of Buildings.

[Passed 13th April, 1887.]

DE IT ENACTED by the Council of the Corporation of the City of Victoria as follows:—

SHORT TITLE.

1. This By-Law may be cited as the "Buildings y-Law."

height nor 50 feet in length, unless strengthened as aforesaid.

Three-Story Buildings.—Outside walls and party walls of ground floor shall not be less than two bricks, or 100 feet in length, unless strengthened as aforesaid. Outside walls and party walls of first floor shall not be less than one brick and a half, or 12½ inches, thick, nor more than 14 feet in height nor 50 feet in length, unless strengthened as aforesaid.

Three-Story Buildings.—Outside walls and party walls of ground floor shall not be less than one brick and a half, or 12½ inches, thick, nor more than 14 feet in height nor 50 feet in length, unless strengthened as aforesaid.

Three-Story Buildings.—Outside walls and party walls of ground floor shall not be less than one brick and a half, or 12½ inches, thick, nor more than 14 feet in height nor 50 feet in length, unless strengthened as aforesaid.

SHORT TITLE. ened as aforesaid.

ALL BRICK OR STONE BUILDINGS. - For every additional 20 feet in length or two feet in height, or any fraction ther of respectively, added to any of the above measurements, one half brick, or 45 inches in thickness, shall be added to the thickness of walls of each story. And the brick or stone work of every such building shall be carried to such height as may such binding shall be carried to save account to be requisite to effectually protect the roof of the building from any adjoining building, to the satisfac-tion of the Inspector of Buildings. Basement walls tion of the Inspector of Buildings. Basement walls shall not be less than $4\frac{1}{2}$ inches theker than the walls under which they are built, and shall be of either stone or brick. Foundations to buildings not having basements shall be not less than 18 inches thicker than the walls under which they are built, and shall be of brick or ston. Roof coverings shall be of slate, tin, iron, or other incombustible materials. [No. 52, s. 7; No. 98, s. 21, part] [No. 52, s. 7; No. 59, s. 21, part]

98, s. 21, part [11. All party walls shall be between building and [11. All party walls shall be between building has independent 11. All party walls shall be between building and building, except where each building has independent walls. Party walls not being of sufficient thickness shall be taken down when an adjoining building requires to be rebuilt. Ends of timbers lying through old party walls shall be cut off when new buildings are creeted against them. External walls shall not become party walls unless they have been constructed of brick or stone and in accordance with the provisions of the last preceding section of this by-law. The brick work of all party walls and external walls shall be properly bounded or anchored in every case. [No. 98, s. 24.]

be properly bounded or anchored in every case. [No. 98, s. 24.]

12. No timber shall be laid into any party arch except for bond, nor into any party wall other than such templets, chains, and bond timbers as may be necessary, or the ends of girders, beams, binding or trimming joists, or other principal timbers, all of which timbers shall have at least four inches and a half of solid brick work between the ends and sides thereof and the timber of any adjoining building; and the ends of every girder, beam, binding or trimming joists, or other principal timber, may be laid beyond the centre of any party wall, provided there be left four inches and a half of solid brick or stone work at the end of every such piece of timber, except where the end of every such piece of timber, except where any part of the ends of such timber shall lie opposite to and level with any part of the ends of any timber of an adjoining building, in which ease no part of such timber shall approach nearer than two inches to the centre of the party wall. [No. 98, s. 25.]

13. Breast summers shall in all cases be carried on brick or stone walls or piers, or an enet iron a brick or stone walls.

brick or stone walls or piers, or on east-iron columns seated on stone, and shall in no case be carried on story posts or other timber supports; and when the ends of any breast-summer approach the centre line of any party wall nearer than four inches and a half, such shall be encased and entirely surrounded in east-

ends shall be cheased and entirely surrounded in easttron shoes. [No. 98, s. 26.]

14. All chimneys back to back in party walls shall
be in the chimney back at least one brick, or 8½
inches, in thickness, to the height of at least twelve
inches above the mantel. Chimney backs in party
walls not being back to back with any other chimney
shall be at least 8½ inches clear from the party line.
All three bailt in any wall shall be surrounded by
brick work not less than seven inches in thickness.
[No. 98, 8, 27.]

15. All climney stacks shall be carried to a bricke

All clumney stacks shall be carried to a height of tour ie that least above the ridge or deck of any roof carried by, connected with, or abutting upon the wall to which such chimney stack is attached; except where the ridge or deck is more than six feet in height above the base of the chinney, in which case the hight of the chinney shall be determined by the hispector of Buildings. Where a chinney stack is Inspector of Buildings. Where a clummey stack is tion as aforesaid, used to carry away smoke or noxious vapours from a and tilty dollars, manufactory, the stack shall be carried to such a 27. Every peru height as to effectually clear the surrounding build state the route I ings, to the satisfaction of the Inspector of Buildings, within which, sur All channey stacks shall be built of stone, brick, or 117, s. 4, part.] iron, only, and in the most substantial manner. [No. 28. Every persons

chimney shall have a slab or foot piece of stone, brick, and murble, iron, or cement, at least sixteen inches broad, and extending at least six inches beyond each end of 117 the opening, before every fire-place opening. [No. 1, 2, 8, 6; part No. 98, 8, 28.]

17. No timber shall be laid within two feet of the permisside of any oven counter still beginn or furnise.

nor within four inches and a half of the inside of any brick flue, unless the wood is effectually protected to the satisfaction of the Inspector of Buildings. [No. 1,

the satisfaction of the Inspector of Buildings. [No. 1, s. 6, part; No. 98, s. 9.]

18. No pipe or funnel for conveying steam or hot air shall be fixed next any street or public place, or on the front of any building. [No. 98, s. 10, part.]

19. All doors in theatres, music halls, hotels, churches, and other buildings used for the assembly of large bodies of persons, shall be constructed to open outwards; and number provision shall be made for the

thence running eastwardly along the northern boundary of that lot and continning in a straight line to the centre of Store Street; thence northerly along Store Street to a point opposite the centre of Fisgnard Street; thence eastwardly across Store Street in a straight line to and along the centre of Fisguard Street to the centre of Douglas Street; thence southerly along the centre of Douglas Street; thence southerly along the centre of Courtney Street; thence in a straight line to and along the centre of Courtney Street and to the centre of Wharf Street; thence in a straight line to the part of Wharf Street; thence in a straight line to the part courter of lot 8 (wight). straight line to the north east corner of lot 8 (eight); thence along the northern boundary of that lot to the shore of Victoria Harbour, and thence along the shore line of Victoria Harbour to the point of commencement. [No. 116, s. 1; No. 103, s. 3.]

21. No building other than with main walls of brick,

iron, or stone, and roofing of incombustible material, shall be creeted or placed within the Fire Limits. [No. 52, secs. 2 and 5; No. 98, secs. 21 and 23, part;

No. 116, s. 3.]

22. No addition to or alteration of any wooden building within the Fire Limits shall be made. [No. 52, s. 4; No. 116, s. 2.]
23. The two last preceding sections of this by-law shall not apply to any shed within the curtilage of another building and used exclusively for the storage of finel for consumation in such other building and of fuel for consumption in such other building, such shed not exceeding ten feet by twelve in length or breadth nor ten feet in height, nor to any water closet or earth closet; nor shall they apply to any shed erected wholly on or over the wooden piles of any wharf on the shore of Victoria Harbour; but no shed shall be erected on or over any wharf within the Fire Limits other than with rooting of inscended the other than with roofing of incombnstible Limits material. [No. 116, s. 5.]

REMOVAL

24. No person shall remove, or cause or permit to be removed, any building into, along, or across any street or public place, without having first obtained permission in writing for that purpose from the Street

Committee, [No. 105, s. 1.]

25. Every application for permission to remove any building shall be in writing, shall describe the building and its location and the place to which it is to be re moved, and shall state the streets required to be used and the number of days for such removal; and it shall be accompanied by a valuation, to be obtained for this purpose from the City Surveyor, of the building to be removed, and by a fee of ten dollars for the use of the Corporation. [No. 105, ss. 2 and 3; No. 117,

of the Corporation. [No. 13.]

26. No permission shall be given to remove any building into, along, or across any street or public place, unless such building shall appear by the valuation of the City Surveyor, accompanying the application as aforesaid, to be worth at least two hundred and fifty dollars. [No. 105, s. 4; No. 117, s. 2.]

27. Every permission to remove a building shall state the route by which, and the number of days within which, such removal is to be effected. [No. 117, s. 4, part.]

ings, to the satisfaction of the Inspector of Buildings, within which, such removal is to be effected. [No. Aff channey stacks shall be built of stone, brick, or 117, s. 4, part.]

10. Aff channey stacks shall be built of stone, brick, or 117, s. 4, part.]

11. Aff channey hearths shall be laid wholly on remove any building shall forthwith brick or stone in cement, unless they be in a cellar or and not further or otherwise, and shall, during such basement story and bedded in solid earth; and every removal, place and keep a beacon light on the front and another on the back of the building under removal, place and keep a beacon light on the front marble, iron, or cement, at least sixteen inches broad, and another on the back of the building under removal, from sunset to sunrise. [No. 105, s. 5; No. 105, s. 5; No. 105]

7, s. .] 29. In case any person remove any building into any 29. In case any person remove any building into any street or public place without having obtained such permission therefor as aforesaid, or into any street or inside of any oven, copper, still, boiler, or furnace, public place not named in such permission, or leave nor within nine inches of the opening of any chinmey, any building in any street or public place longer than nor within seven inches of the unside of any metal flue, the time limited by such permission, it shall be lawful

for the Mayor or the Street Committee to cause such building to be pulled down or removed; and all costs and expenses attending such pulling down or removal shall be repaid by the owner of such building to the Corporation, and shall be recoverable, with costs, in like manner as any penalty for the infraction of a by law. [No. 117, s. 4, part.]

DANGEROUS AND TREEGULAR BUILDINGS.

30. Whenever any building shall be so much decay ed or from any cause injured as to be, in the opinion of the Inspector of Buildings and the Council, a dan of the Inspector of Buildings and the Council, a dangerous anusance, or whenever any wooden building heretotore erected and still standing within the fire limits herein described, or any building, veranda, or portion of a building heretofore erected or constructed or hereise than in accordance with the regulations of this by-law shull, in the opinion of the Inspector of Buildings and the Council, have become decayed or injured to the extent of one half or more of its original value or cost, it shall be the duty of the luspecter of Buildings, under the direction of the Council, to notify in writing the owner, agent, occupier, or other person having charge of such building, veranda, or portion of a building, to remove or pull down the same torthwith; and the person so notified shall cause the same to be removed or pulled down within ten days after such notification, and in case any person so notified fail to complete the council of the Cou fication, and in case any person so notified fail to comply with the terms of such notification within ten days thereafter, it shall be lawful for the Council to authorize by resolution any officer therein maned to remove

ize by resolution any officer therein named to remove or pull down the building, veranda, or portion of a building in question. [No. 52, s. 6.]

31. Whenever any building in course of erection, enlargement, alteration, or repair, shall be deemed unsate by the Inspector of Buildings, the owner, contractor, agent or person having charge thereof shall be notified at once to make the same sate and secure; and every person so notified shall forthwith make such building sale and secure according to the terms of the notification. [No. 98, s. 19.]

structed or placed in contravention of this by-law; and all costs and expenses reasonably incurred in such pulling down or removal shall be repaid by the owner of such building to the Corporation, and shall be receiverable, with costs, in like manner as any penalty for the infraction of a by-law. [No. 116, s. 4,]

33. Every person convicted of an infraction of any of the provisions of this by-law shall forfeit and therefor a penalty not exceeding fifty dollars. [No. 105, s. 7.]

REPEAL.

REPEAL.

34. "The By-Law for prohibiting the Erection of Wooden Buildings, 1879," (No. 52; the "By-Law to amend the By-Law for the protection of the City against Fire" (No. 59); the By-Law to repeal the By-Law for Prohibiting the Erection of Wooden Buildings Amendment By-Law, 1882" (No. 95): sections 1, 2, 5, 6, 7, 8, 9, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 30, 31, 32, and 33 of the "Victoria Building By-Law, 1883," (No. 98); "The By-Law for prohibiting the crection of Wooden Buildings, 1879, Amendment By-Law, 1883," (No. 103); the "Buildings Removal By-Law, 1884" (No. 105); the "Fire Limits and Wooden Building By-Law, 1885" (No. 116), except section 6; the "Building Removal Amendment By-Law, 1885" (No. 117); section 1 of the By-Law entituled "A By-Law to amend the Consolidated Sidewalk and Awning By-Law, 1881" (No. 138), and so much of every other by-law as is inconsistent with this by-law, or makes any provision for any matter herein provided for, are hereby repealed; and this by-law is substituted for them.

No. 145

No. 145. A BY-LAW

to establish and regulate a City-Pound, to authorize the killing of Dogs in certain cases, and to prevent animals running at large.

BE it enacted by the Council of the Corporation of the City of Victoria as follows:

SHORT TITLE.

1. This By-Law may be cited as the "Pound By-Law."

INTERPRETATION.

2. The "Interpretation By-Law" applies to this By-Law.

A City Pound shall be established and maintained

petent person to be Pound Keeper at such salary or remuneration as is fixed by by Liw; and such Pound Keeper may appoint in writing one or more desuity or deputies subject to the approval of the Council. Id

PROBLETTION

5. No person shall suffer his horse, as, mide, cow, cattle, goat, sheep, swine, goose or dog, [except a dog regist red as hereinafter mentioned] to run at large within the limits of the City. [No. 41, s. 2.]

60, s. 5. |
7. The Pound-Keeper shall daily furnish all animals impounded in the City pound with good and sufficient food, water and shelter, and for so doing shall demand the city form the respective owners of such mimals and receive from the respective owners of such animals for the use of the Corporation the following allowance over and above the fees for impounding, namely: For every horse, ass, mule, cow or other cattle, 50,

ents per day.

For every other animal, 25 cents per day. [No. 41,

s. 7 & 5 part.]

8. Every annimal so impounded shall be forthwith advertised by the Pound-Keeper by a notice in writing

building safe and scenre according to the terms of the notification. [No. 98, s. 19.]

ENFORCING REGULATIONS.

32. It shall be lawful for the Council to authorize by resolution any officer therein named to pull down or remove any building which shall have been constructed or placed in contravention of this by-law; and all costs and expenses reasonably incurred in such of such building down or removal shall be reveried.

ty, or the Clerk of the Council, of all fees and expenses lawfully chargeable in respect of any animal which has been impounded as aforesaid, the person to whom such payment is made shall deliver to the person making such payment an order in writing for the release of the animal, stating in such order the fees and expenses so paid; and may present ment to the person expenses so paid; and upon presentment to the person in charge of the City Pound of such order on the day of the date thereof, countersigned by the person to whom it was issued, the animal shall be released and the order shall be filed as a voucher in the office of the Clerk of the Council. [No. 41, ss. 9 and 10.]

11. Every owner or person entitled to the possession of an animal which has been impounded as aforesaid shall forthwith upon being notified or becoming

said, shall forthwith upon being notified or becoming aware of such impounding, redeem the animal in accordance with the last preceding section hereof. [No.

41, s. 9.]

12. All fees and expenses received in respect of the impounding of animals under this By-Law shall forthwith be paid over by the officer receiving the same to the City Treasurer, and shall form part of the Muni-

13. If any animal is not redeemed within fourteen days after the impounding and advertising thereof as aforesaid, it shall be lawful for the Pound-Keeper to eause the same to be sold by public auction, and the proceeds of such sale shall be applied, in the first place, in payment of the expenses incurred on or in relation to such sale and, in the next place, in payment of the fees and expenses lawfully chargeable in respect of the impounding and keeping of the animal; and the surplus (if any) shall be paid to the City Treasurer, to be by him paid to the owner of the animal when such owner is ascertained. [No. 41, s. 13.] 13. If any animal is not redeemed within fourteen owner is ascertained. [No. 41, s. 13.]

14. If any dog impounded as aforesaid is not redeemed within seven days after such impounding, it shall be lawful for the Pound-Keeper or his deputy to

kill it. [No. 81, s. 3.]
15. Every person who pays the annual tax
montioned in the Revenue of \$2 for a dog, as mentioned in the Revenue By-Law, shall thereupon be cutitled to have such dog registered, numbered, and described in a book to be kept for this purpose at the office of the Clerk of the Council and to receive a metal badg or tag stamped with the year for which the tax is paid and the number of the registration, and shall cause the dog to wear the badge at all times during that year. [No. 64, ss. 1, 5; No. 77,

16. It shall be lawful for the Pound-Keeper or his

deputy to impound any dog found running at large in the City and not wearing a metal badge or tag in accordance with the last preceding section of this By-Law. [No. 64, s. 4.]

17. No person shull keep or barbor any dog which habitually disturbs the quiet of any person, or which endangers the safety of any person by biting or otherwise. [No. 64, s. 5.]

PENALTY.

18. Every person convicted of an infraction of any provision of this By-Law shall forfeit and pay therefor a penalty not exceeding fifty dollars.

REPEAL.

19. "The Victoria City Pound By-Law, 1878," No. 41, the "Pound By-Law, 1880," No. 60, the By-Law to further am nd the "Pound By-Law, 1878, No. 64, Sections 9 and 17 of the "Victoria Revenue By-Law, 1881," No. 77, and the "Pound Amendment By-Law, 1881," No. 81, and so much of every other By-Law as is inconsistent with this By-Law or makes any provision for any matter herein provided for, are hereby repealed, and this By-Law is substituted for them.

No. 146. A BY-LAW

To regulate Streets and Sidewalks, and the Traffic thereon.

[Passed 2nd May, 1887.]

BE it enacted by the Council of the Corporation of the City of Victoria as follows:—

SHORT TITLE.

1. This by-law may be eited as the "Street By-Law."

INTERPRETATION.

2. The "Interpretation By-Law" applies to this by·law.

SIDEWALKS, AWNINGS, ETC.

The Conucil may grade and construct public side-

walks or footpaths whenever and wherever they may deem it necessary or expedient. [No. 85, s. 2, part.]
4. All public footpaths and sidewalks shall be graded, constructed, maintained and repaired by the Conneil, at the expense of the Corporation, except as hereinafter mentioned. [No. 85, ss. 3 & 6.]
5. All public footpaths and sidewalks shall be made of wood, stone, tiles, brick or such other materials as

of wood, stone, tiles, brick or such other materials as of wood, stone, tries, brick or such other materials as the Council may from time to time by resolution order, and shall be of one uniform gradient, width and material throughout the entire length of the block abutting on any street, and shall have a fall of one-fourth of an inch to the foot nt least towards the street. [No. 85, ss. 2 (part) & 4.]

6. Every wooden sidewalk shall, unless the Council by resolution order otherwise, be constructed according to the specification next following, namely:

13. inch planks, 10. inches wide, and uniformly saven.

ing to the specification next following, namely: 1½ inch planks, 10 inches wide, and uniformly, sawn, with bearings 4x4 inches, cross bearings where required, and codar posts placed on sills 12x12x3 inch s; if the sidewalk is not more than six feet wide it shall have three bearers; if it is more than six feet, but not more than eight feet wide, it shall have four bearers; and if it is more than eight feet, but not more than ten feet wide, it shall have five bearers, and so in proportion tor any greater width; and all such bearers shall be properly braced with 4x1½ inch scantling; all planking shall be unifed with 4½ inch mils, two mails to each bearing, and all mails driven in one-fourth of an inch below the surface of the plank; and all posts, sills and braces shall be properly

8. The Council may, whenever and wherever they 8. The Council may, whenever and wherever they may deem it necessary or expedient, construct and maintain such a fence or railing the side or sides of any footpath or sidewalk as they shall by resolution order. [No. 85, s. 10.]

9. The Conneil may, whenever they deem it expedient, alter any sidewalk or footpath, but all such alterations shall be in accordance with this by-law. [No. 85, s. 5.]

10. No person shall erect, or cause to be erected, any yeranda upon or over any public sidewalk or

any veranda upon or over any public sidewalk or sidewalk allowance. [No. 138, s. 1.]

11. No person shall erect, or cause to be erected,

any post or structure in or upon any street or public sidewalk, footpath or sidewalk allowance without the permission, by resolution, of the Council. [No. 85,

12. Every awning, sign or shade, and every bracket supporting the same, across or over any sidewalk shall be at least nine feet clear above the level of the side-

walk. [No. 85, s. 25.]
13. Every area extending under any street or public sidewalk must be covered over with iron or strong wooden gratings; the space between the bars not ceeding one inch; but no such area shall be permitted without the consent, by resolution, of the Council, and such consent may be revoked at pleasure if the covering he not kept in proper repair. [No. 85, s. 21.]

14. No gate or door abutting on a street or public sidewalls shall open outwardly apprearable street or

sidewalk shall open ontwardly over such street or sidewalk. [No. 85, s. 23.] 15. No steps or boot-scrapers shall be placed on any street or public sidewalk. [No. 85, s. 22.]

OBSTRUCTIONS.

16. No person shall break, tear up, or remove any plauking, pavement, sidewalk, curbing, macadamizing or other road surface, or make any excavation in or under any street or public sidewalk, or deposit any building material thereon for the purpose of building building unterial thereon for the purpose of building or otherwise without having first obtained permission in writing from the Council or the Street Committee to do so; and in case any such permission be granted, the work so permitted shall be done only under the direction of the City Surveyor, and the person to whom such permission is granted shall forthwith complete the work, and replace, relay, and make good whatever he may have broken, torn up, removed or excuvated under such permission. [No. 9, ss. 2 and 4; No. 85, ss. 14 and 16.]

17. The person obtaining such permission as last aforesaid shall, during the continuance of the work or obstruction in question, keep and maintain all such fences, lights and watchmen, and take such further precautions as may be necessary to prevent necident to persons or property, or as may be required by the Street Committee or the City Surveyor, and shall be responsible for all accidents that may occur to any person or property by reason of such work or obstruc-

person or property by reason of such work or obstruc-tion. [Ib.]

18. No person shall place, or enuse or nilowed to be placed, any goods, wares, merchandise or other article, upon or over any street or public sidewalk; but this provision shall not interfere with the reasonable and expeditions use of a portion of a street or sidewalk for the taking in, or delivery, of merchandise or other treatments. [No. 85, s. 15.]

19. No person shall saw or split cordwood or fire-wood upon any street or public sidewalk; and no person shall stand on any sidewalk with his saw-horse or saw so as to obstruct passengers. [No. 85, s. 24.]

20. No person being the owner or purchaser of any cordwood, firewood or coal which has been deposited upon any street shall permit it to remain on such street longer than three hours.

DIRT, SNOW, ETC.

21. Every occupier, and in case there is no occupier, every owner, lessee, or agent for the absent owner, of any building or land abutting on a street, and every person having charge or care of any church, chapel, school or public building abutting on a street, shall water and cleanly sweep and keep tree from dirt, dast, snow, ice or other incumbrance, the pavement or sidewalk and the patter or watercovers in forces. nailed. [No. 85, s. 7.]

7. Where any portion of a wooden sidewalk may be required to be crossed by any vehicle or beast for gaining access to any promises, the crossing shall be constructed with planks not less than three inches thick, laid longitudinally, and shall be constructed and maintained at the expense of the owner of the premises, such expense being payable and paid in advance to the City Treasurer. [No. 85, s. 9.]

24. No person shall ride, driv, lead or back any horse or vehicle, or any who lbarrow or other hand carriage (except hand carriages for children) against, over or along any public tootpath or sidewalk, unless crossing it at a proper crossing to enter or leave any premises. [No. 85, ss. 11 and 12,]

25. No rider, driver or owner of any horse shall permit it to run at large in any street, or lave it standing mattended in any street without being seenrely fastened to a post or to a block of metal at least 35 pounds in weight. [No. 9, s. 8.]

FIREARMS, FIREWORKS, ETc.

26. No person shall wantonly fire, light, or set off any cannon, gnn, pistol, fireworks or explosive substance. [No. 9, s. 12.]

27. No person shall use any bow and arrow, eatapult or slingshot, or throw any stone, snowball or other missile.

DEFACEMENT.

28. No person shall wilfully cut, back, carve, break, daub with paint, or in other way injure, delace, or disfigure any public or private building, wall, Tence, railing, sign, monument, post, bridge or other property. [No. 9, s. 7 part.]

ENFORCING REGULATIONS.

29. Every person convicted of an infraction of any provision of this by-law shall forfeit and pay therefor a penalty not exceeding fitty dollars. [No. 9, s. 13; No. 85, s. 30.]

It shalf be the onty of every Police Officer of

the city to prosecute every person whom he knows, or has just cause to suspect, to have broken any provision of this by-law. [No. 85, s. 26,]

31. It shall be lawful for any officer of the corporation, under the direction of the Street Committee, to will down and remove any last, versuely or other pull down and remove any post, veranda or other structure in or upon any street or public sidewalk, footpath or sidewalk allowance; but no such veranda, which has been heretofore legally erected, shall be so removed until 12 months' notice in writing has been given to the owner or occupier, or the agent for the absent owner of the building to which the veranda is attached, to remove it; and no such post or other structure (not being a veranda), which has been at any time erected in accordance with the by-laws for the time being in force, shall be so removed until one month's notice in writing has been given to the consent of the Eire Department apparatus.

11. No person shall move, use or otherwise interfere with any fire engine, hose, ladder or other apparatus of the Corporation, used or provided for extinguishing fires, without the consent of the Mayor, City Engineer, or the Chief or Assistant Engineer of the Fire Department apparatus.

12. No person shall use or otherwise interfere with any time erected in accordance with the by-laws for the time being in force, shall be so removed until one month's notice in writing has been given to the corporation, used or provided for extinguishing fires, without the consent of the Mayor, City Engineer, or the Chief or Assistant Engineer of the Fire Department apparatus.

13. No person shall move, use or otherwise interfere with any fire engine, hose, ladder or other apparatus of the Corporation, used or provided for extinguishing fires, without the consent of the Mayor, City Engineer, or the Chief or Assistant Engineer of the Fire Department apparatus.

14. No person shall move, use or otherwise interfere with any fire engine, hose, ladder or other apparatus of the Corporation, used or provided for extinguishing fires, without the consent of the Mayor, City Engineer, or the Chief or Assistant Engineer of the Fire Department apparatus.

15. No person shall move, use or otherwise interfere with any time erected in accordance with the by-laws for the Chief or Assistant Eng

32. "The Victoria Street By-Law, 1873," (No. 9), tions made by the Council for the use thereof. The Consolidated Sidewalk and Awning By-Law, 1881," (No. 85), the by-law to amend the last mentioned by-law (No. 138), and so much of every other FALSE ALARMS. by-law as is inconsistent with this by-law, or makes any provision for any matter herein provided for, are hereby repealed, and this by-law is substituted for

No. 147.

A BY-LAW

For the prevention and suppression of fires.

[Passed 2nd May, 1887.]

BE it enacted by the Conneil of the Corporation of the City of Victoria as follows:—

SHORT TITLE.

This by-law may be cited as the "Fire Prevention By-Law.

INTERPRETATION.

2. The "Interpretation By-Law" applies to this by-

FIRE WARDENS.

3. The Council shall, at its first meeting after each annual municipal election, or as soon thereafter as conveniently may be, and from time to time as a vacancy occurs, appoint one of the Conncillors for each Ward to be the Fire Warden for that Ward, and every such Fire Warden shall hold office until his successor is appointed. [No. 2, ss. 1 and 7.]

4. The Council shall, at the expense of the Corporation, provide for the Fire Wardeu of each Ward

shall keep to his left hand side, except when passing an speaking trumpet, painted white and finving thereon another horse or vehicle which is going in the same direction, or standing still. [No. 85, s. 13.]

23. No person shall ride or drive any horse in any street at a gallop or at a pace exceeding six miles an hone, or on any bridge faster than a walk. [No. 9, s. 1 and part of 7.]

24. No person shall ride, driv, lead or back any horse or vehicle, or any who lbearow or other hand horse or vehicle, or any who lbearow or other hand over the speaking trumpet to his sneece sor. [No. 2, s. 6.]

5. It hall be the duty of each Fire Warden, and the hall have tend at all fire within his Ward, and he hall have elicit communal there are in all thinse perturning to the preservation of goods and other property in danger, and shall have power to arrange, place, remove, or diver or along any public tootpath or sidewatk, unless crossing it at a proper crossing to enter or leave any premises. [No. 85, ss. 11 and 12,]

25. No rider, driver or owner of any horse shall permit it to run at large in any street, or 1 av it.

6. It shall be the duty of the Mayor, and of every

Department in the diseturge of their duties. [No. 2, s. 2.]

6. It shall be the duty of the Mayor, and of every Councillor, to attend every fire in the city, to assist the Fire Warden if present, and to take his place if absent. [No. 2, s. 3, part.]

7. In the absence of the Fire Warden from any fire in his ward, the Mayor or the Councillor for any ward who shall first arrive at such tire shall discharge the duties, and have and exercise the powers of such absent Fire Warden until his arrival. [No. 2, s. 4.]

8. It shall be lawful for the Fire Warden or the Mayor or Councillor acting as Fire Warden at any fire, with the concurrence of the Cite, or in his absence the Assistant Engineer of the Fire Department, to cause to be pulled down or demolished any adjacent houses or other erections which they shall think necessary to be pulled down or demolished to prevent the spreading of fire. [No. 2, s. 3, part.]

9. All persons at or near any fire, and not being members of the Fire Department, shall assist in extinguishing such fire, and in removing furniture, goods and merchandise from any building on tire, or in danger thereof and in quarding and securing the

tingnishing such five, and in removing firmiture, goods and merchandise from any building on fire, or in danger the root, and in guarding and scenting the same, and in pulling down or demolishing any house or other crection, as may be required by the Fire Warden, or the Mayor or Conneillor acting as Fire Warden at such ure. [No. 2, s. 5.]

10. No person shall in any way impede or hinder any bire Warden, Fireman or other person who shall be assisting in extinguishing a fire or performing any duty in connection therewith. [No. 2, s. 10.]

any telephone fire alarm of the Corporation except in the case of a fire, and subject to the rules and regula-

13. No person shall, without reasonable cause, make or circulate, or cause to be made or circulated, any false alarm of fire, by outery, telephone, ringing of bells, or otherwise. [No. 2, s. 9, No 87, s. 3.]

14. No person shall make, or assist in making, any bonfire in any street, road, or public thoroughfare at any time; and no person shall have any fire burning ont of doors in any place after sunset without previously warning the Chief or Assistant Engineer of the Fire Department thereof. [No. 1, s. 1.]

STOVES, FIRE-PLACES, ETC.

15. No funnel, pipe, or fine for conveying fire, smoke or hot air shall be fixed nearer than twelve inches to the face of any timber; and no such fininel, pipe or fine shall pass through any timber framing or partition of wood, or lath and plaster, or through any wooden floor, unless it is encircled by a rim of solid stone, brick, or metal, not less than three inches wide and equal in thickness to the full finished thickness of the framing through which it passes. [No. 1, ss. 3 & 4;

least one foot from the front or door of the same. [No.

20. No person shall keep any larger quantity than eighty gallons of coal oil, or other oil of a similarly combustible character, in wooden easks, or three hundred gallons in tin, iron, stone or earthenware, or twenty gallons of crude oil, burning fluid, maphtha, benzole, benzine or other similarly combustible fluid, in any wooden buildings and no person shall be a present and the combustible of the combustibl in any wooden building; and no person shall keep any larger quantity than one hundred and fifty gallons of coal oil, or other oil of a similarly combustible character, in wooden casks, or seven hundred and tifty gallons in in wooden casks, or seven hundred and tifty gallons in tin, iron, stone, or earthenware, or eighty gallons of crude oil, hurbing thuid, paphtha, benzole, benzine, or other similarly combustible fluid, in any brick building, unless the same shall be kept in a cellar properly ventilated and without a floor, or with a floor of brick, stone, cement, or other incumbustible materials, in which case three hundred gallons of coal oil, or other oil of a similarly combustible character in wooden casks of one thousand gallons, in tin, iron, stone or earthenware may be so kept; and no person shall permit or suffer any of the thirds mentioned in this section to flow into any numicipal drain or sewer. [No. 92, ss. 1 & 2; No. 98, s. 15.]

to flow into any numicipal drain or sewer. [No. 92, ss. 1 & 2; No. 98, s. 15.]

21. Notwithstanding anything in the last preceding section contained, when fire-proof buildings so constructed as to insure at all times a thorough ventilation thereof and used exclusively for the purpose of keeping or storing coal oil, burning fluid, crude oil, paphtha, benzole, benzine, or other similarly combustible materials, are isolated or detached at least two hundred fet from all other buildings, then any of the said fluids may be kept and stored therein without limit as to quantity, subject to the provisions hereinafter contained. [No. 98, s. 16.]

22. No person shall take, light, or use in any such storage building as is mentioned in the last preceding section, any fire, either for heat, light or any other purpose. [No. 98, s. 17.]

23. No person shall at any time keep or store any fluid mentioned in the twenty-first section of this By-Law, in the unlimited quantity therein authorized or

finid mentioned in the twenty-first section of this By-Law, in the unlimited quantity therein authorized or mentioned unless he has obtained from the Inspector of Buildings, within one year then last, a certificate to the effect that the building in which such fluid is stored or kept is in all respects of the character and description mentioned in that section; and for every such certificate the person obtaining the same shall pay to the Inspector of Buildings, for the use of the Corporation, a fee of one dollar. [No, 92, ss. 3 & 5; No. 98, s. 18.]

24. To person shall at one time convey on any vehicle more than two hundred and fifty gallons of any of the combustible thirds herein mentioned or referred to. [No. 92, s. 6.]

25. No person shall keep in store, or for sale or use, in any building within the fire limits, more than the quantity of hay or straw following, pamely:

For every livery or lack stable, 15 tons;

For private consumption, 2 tons. [No, 98, s. 29; No. 116, s. 6.]

26. No person shall, in any building where hay, straw, shavings, or other combustible materials may be, smoke or have in his possession any lighted pipe, eigar or eigarette, or carry or keep, or suffered to be carried or kept, any lighted lamp, candle, or taper Law, in the unlimited quantity therein authorized or

eigar or eigarette, or carry or keep, or suffered to be carried or kept, any lighted lamp, candle, or taper not being enclosed in a lantern or shade, so as to prevent accident from fire therefrom. [No. 1, s. 2.]

MANUFACTORIES, ETC.

27. No person shall set up, work or use any steam engine or steam-boiler, or establish, set up, carry on, or continue any tannery, fellmongery or place for boiling soap, making or running candles, or for melting at the Government Printing Office, James Bay, Victoria.

least one foot from the front or door of the same. [No. 1, s, 6.]

17. Every occupant of any building shall keep ull pipe-holes in any chimney in such building, while such pipe-holes are not in use, closed by a proper stopper of metal or other incumbustible material. [No. 98, s. 11.]

18. No occupant of any building shall permit any chimney, stove-pipe or the therem to become unclean or take fire. [No. 1, s. 5.]

19. No person shall place or keep, or permit or suffer to be placed or kept, any ashes removed from any stove, furnace, range or fire-place, in any wooden partition in his house, outhouse or shed, or place or permit, or suffer to be placed, any hay, straw, or other combustible material uncovered in his courtyard or lot of ground within one hundred feet of any building. [No. 98, s. 12.]

1NFLAMMABLE SUBSTANCES.

[No. 1, s. 9]

1NFLAMMABLE SUBSTANCES.

[No. 2]

1NFLAMMABLE SUBSTANCES.

[No. 2]

1NFLAMMABLE SUBSTANCES.

[No. 2]

2No. 2D

2No. 2D tallow or any manufactory of varnish or fireworks or

gulations are obeyed; and no person shall obstruct any such officer in the discharge of his duty. [No. 1, s. 9; No. 92, s. 4; No. 98, s. 3]

29. Whenever it appears to the Fire Wardens that any regulation of this By-Law is being disobeyed or neglected, or that anyting dungerous in causing or promoting for exist or in causing of promoting fire exists or is carried on, it shall be lawful for them to order all such acts and things to be done, for them to order all such acts and things to be done, or discontinued as shall appear necessary to comply with the regulations of this By-Law or remove the danger; and in ease any owner, lessee, agent, tenant, or occupier of the premises in question, shall neglect or fail to do or discontinue any such act or thing within twenty-four hours after such order has been served upon him or left on the premises in question, it shall be lawful for the Fire Wardens to authorize any Municipal officer to carry the same into effect, and every such neglect or failure shall constitute an infraction of this By-Law. [No. 1, s. 8; No. 98, s. 4.]

30. Every person convicted of an infraction of any of the provisions of this By-Law shall forfeit and pay a penalty not exceeding fifty dollars. [No. 2, s. 11; No. 92, s. 7, &c.]

REPEAL

31. The By-Law "For the Protection of the City against Fire," No. 1; the By-Law "Defining the duties of Fire Wardens and regulating the conduct of the inhabitants at tires," No. 2, "A By-Law for the protection of fire ladders within the City of Vietoria," No. 73; the "Fire Alarm By-Law, 1882, No. 87. the "Petroleum By-Law, 1882," No. 92; Sections 3, 4, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 29, of the "Victoria Building By-Law, 1883," No. 98, and Section 6 of the "Fire Limits and Wooden Buildings By-Law, 1885," No. 116, and so nuch of every other By-Law as is inconsistent with this By-Law or makes any provision for any matter herein provided for, are hereby repealed, and this By-Law is substituted for them.

No. 148. A BY-LAW

Respecting the Municipal Assessment Roll for the year 1887.

[Passed 29th June, 1887.]

BE it enacted by the Conneil of the Corporation of the City of Victoria as follows:

17 the City of Victoria as follows:
1. The Assessment Roll of the said city for the year 1887 shall be returned by the Assessor to the Clerk of the Municipal Council on the tifteenth day of July,

- 2. All persons complaining of their respective as sessments on the said roll shall, within one month after the time hereinbefore fixed for returning the said roll, give notice thereof in writing to the Clerk of the Municipal Council, specifying in such notice the grounds of their respective complaints.
- 3. All complaints of which due notice shall have been given under the last preceding section shall be heard at the City Hall, Victoria, on the 17th day of August, 1887, at 11 o'clock in the forenoon, or as soon thereafter as they can be heard.